Case: 5:24-cv-00580-SL Doc #: 1-11 Filed: 03/29/24 1 of 1. PageID #: 23

SUMMIT COUNTY SHERIFF'S OFFICE PERSONNEL COMPLAINT FORM PERSONNEL COMPLAINT NUMBER

PART 2

PERSONNEL COMPLAINT NUMBER

2023 ~ 070

COMPLAINTANT: Philpott Michael (702) 516-7716 LAST NAME FIRST NAME PHONE NUMBER COMPLAINT ADDRESS: 4819 Lotus Drive Cleveland 44128 COURRENCE: Summit County Jail 205 East Crosier Street Akron, Ohio 44308 08/31/2023 0652 LOCATION DATE T AREPORT OF INVESTIGATION: After review of Mr. Philpott's complaint, review of all paperwork, the warrant in LEADS, the paperwork sent by colice dispatch and Las Vegas dispatch, Las Vegas Metropolitan Police Department, body camera footage, at clark County District Attorney's Office, there is no wrongdoing on the Deputies or Lt. Quiner's doing. Afr. Philpott made several complaints in his written complaint. However, none of the complaints listed are at faurantic County Sheriff's Office. There was a nationwide warrant with a confirmed hold placed on Mr. Philpott, varrant was in the system when Stow Police Department detained him and the warrant was then taken out. However, the warrant was faxed by Stow Police Department at the request of Lt. Quiner to the Nevada Governor has nothing to do with Mr. Philpott's warrant in the system which was a nationwide pick Mr. Philpott states there was no case and it was dismissed. However, there was an active case (Warrant #C-94935-1 and LVMPD case #131203003410) which was electronically filed on 2/25/2014 at 1355 hours for attornmit Grand Larceny less than \$3500.00. The district court stated in the paperwork, the person(s) are commerced and bring Mr. Philpott before the District Court, Clark County Nevada. Additionally, per the paperwork, in detainer placed on Mr. Philpott, the Clark County District Attorney's office was reviewing the case and would ne extradition was approved. In July 7, 2023, paperwork was received at the Summit County Jail stating District Attorney Jessica Kochevan ne extradition, the case will be dismissed and the warrant recalled and subsequently, Mr. Philpott was release the Summit County Jail. It. Quiner never stated "let the next shift handle it because he's going on vacation." In Philpott's complaint should	INVESTIGATOR ASSIGNED:	DATE ASSIGNED	EMPLOYEE COMP	EMPLOYEE COMPLAINT AGAINST	
COMPLAINT ADDRESS: LAST NAME COMPLAINT ADDRESS: 4819 Lotus Drive Cleveland COURRENCE: SUMMIT County Jail 205 East Crosier Street Akron, Ohio 44308 COCURRENCE: COLORION CLECATION CATION CA	Captain T. Dellinger #1281	08/25/2023	Jail Deputies/Lt. Q	uiner	
LAST NAME FIRST NAME FIRST NAME OMPLAINT ADDRESS: COMPLAINT ADDRESS: C	COMPLAINTANT:	in the second se			
Cleveland 44128 STREET CITY ZIP COURRENCE: Summit County Jail 205 East Crosier Street Akron, Ohio 44308 08/31/2023 0652 LOCATION DATE 7 STREET COUNTY JAIL 205 East Crosier Street Akron, Ohio 44308 08/31/2023 0652 LOCATION DATE 7 STREED TOF INVESTIGATION: After review of Mr. Philpott's complaint, review of all paperwork, the warrant in LEADS, the paperwork sent by Police dispatch and Las Vegas dispatch, Las Vegas Metropolitan Police Department, body camera footage, at Clark County District Attorney's Office, there is no wrongdoing on the Deputies or Lt. Quiner's doing. Mr. Philpott made several complaints in his written complaint. However, none of the complaints listed are at faturmit County Sheriff's Office. There was a nationwide warrant with a confirmed hold placed on Mr. Philpott. Varrant was in the system when Stow Police Department detained him and the warrant was then taken out of yestem by LVMPD prior to his arrival at the jail. The warrant was not in LEADS upon his arrival because it had een taken out. However, the warrant was faxed by Stow Police Department at the request of Lt. Quiner to the Nevada Governor has nothing to do with Mr. Philpott's warrant in the system which was a nationwide pick Mr. Philpott states there was no case and it was dismissed. However, there was an active case (Warrant #C-94935-1 and LVMPD case #131203003410) which was electronically filed on 2/25/2014 at 1355 hours for a rich detainer placed on Mr. Philpott before the District Court, Clark County Nevada. Additionally, per the paperwork, in detainer placed on Mr. Philpott theore the District Court, Clark County Nevada. Additionally, per the paperwork, in detainer placed on Mr. Philpott, the Clark County District Attorney's office was reviewing the case and would be extradition, the case will be dismissed and the warrant recalled and subsequently, Mr. Philpott was release the Summit County Jail. Att. Philpott's complaint should not be with the Summit County Sheriff's Office, it should be with LVMPD or Clark County Di	Philpott	Michael	(702) 516-7716		
AB19 Lotus Drive STREET CITY ZIP CICURRENCE: Summit County Jail 205 East Crosier Street Akron, Ohio 44308 08/31/2023 0652 LOCATION DATE T SUMMIT County Jail 205 East Crosier Street Akron, Ohio 44308 08/31/2023 0652 LOCATION DATE T SUMMIT COUNTY STIGATION: After review of Mr. Philipott's complaint, review of all paperwork, the warrant in LEADS, the paperwork sent by Police dispatch and Las Vegas dispatch, Las Vegas Metropolitan Police Department, body camera footage, and Clark County District Attorney's Office, there is no wrongdoing on the Deputies or Lt. Quiner's doing. After Philipott made several complaints in his written complaint. However, none of the complaints listed are at factor in the system when Stow Police Department detained him and the warrant was then taken out of system by LVMPD prior to his arrival at the jail. The warrant was not in LEADS upon his arrival because it had seen taken out. However, the warrant was faxed by Stow Police Department at the request of Lt. Quiner to the Nevada Governor has nothing to do with Mr. Philipott's warrant in the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philipott's warrant in the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philipott's warrant in the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philipott's warrant in the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philipott's warrant in the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philipott's warrant in the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philipott's warrant was not in LEADS upon his arrival because the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philipott's warrant was not in LEADS upon his arrival because the system which was a nationwide pick of the Nevada Governor has nothing to the Nevada G	LAST NAME	FIRST NAME	PHONE NUMBER		
CITY ZIP CICURRENCE: Summit County Jail 205 East Crosier Street Akron, Ohio 44308 08/31/2023 0652 LOCATION DATE 7 IEPORT OF INVESTIGATION: After review of Mr. Philpott's complaint, review of all paperwork, the warrant in LEADS, the paperwork sent by Police dispatch and Las Vegas dispatch, Las Vegas Metropolitan Police Department, body camera footage, at Clark County District Attorney's Office, there is no wrongdoing on the Deputies or Lt. Quiner's doing. Aft. Philpott made several complaints in his written complaint. However, none of the complaints listed are at fa Summit County Sheriff's Office. There was a nationwide warrant with a confirmed hold placed on Mr. Philpott varrant was in the system when Stow Police Department detained him and the warrant was then taken out of system by LVMPD prior to his arrival at the jail. The warrant was not in LEADS upon his arrival because it had seen taken out. However, the warrant was faxed by Stow Police Department at the request of Lt. Quiner to the Nevada Governor has nothing to do with Mr. Philpott's warrant in the system which was a nationwide pick Mr. Philpott states there was no case and it was dismissed. However, there was an active case (Warrant #C-194935-1 and LVMPD case #131203003410) which was electronically filed on 2/25/2014 at 1355 hours for attornmit Grand Larceny less than \$3500.00. The district court stated in the paperwork, the person(s) are committed and bring Mr. Philpott before the District Court, Clark County Nevada. Additionally, per the paperwork, in detainer placed on Mr. Philpott, the Clark County District Attorney's office was reviewing the case and would be extradition, the case will be dismissed and the warrant recalled and subsequently, Mr. Philpott was release the Summit County Jail. 4. Quiner never stated "let the next shift handle it because he's going on vacation." 4. Philpott's complaint should not be with the Summit County Sheriff's Office, it should be with LVMPD or Cla District Attorney's Office if any.	COMPLAINT ADDRESS:				
EXECUTE NOTE IN THE PRINCE SUMMINISTRATION: Summit County Jail 205 East Crosier Street Akron, Ohio 44308 O8/31/2023 O852 LOCATION OATE T AREPORT OF INVESTIGATION: After review of Mr. Philipott's complaint, review of all paperwork, the warrant in LEADS, the paperwork sent by Police dispatch and Las Vegas dispatch, Las Vegas Metropolitan Police Department, body camera footage, at Clark County District Attorney's Office, there is no wrongdoing on the Deputies or Lt. Quiner's doing. Aft. Philipott made several complaints in his written complaint. However, none of the complaints listed are at factorized in the system when Stow Police Department detained him and the warrant was then taken out of system by LVMPD prior to his arrival at the jail. The warrant was not in LEADS upon his arrival because it has even taken out. However, the warrant was faxed by Stow Police Department at the request of Lt. Quiner to the Nevada Governor has nothing to do with Mr. Philipott's warrant in the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philipott's warrant in the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philipott's warrant in the system which was an active case (Warrant #C-94935-1 and LVMPD case #131203003410) which was electronically filed on 2/25/2014 at 1355 hours for attornmit Grand Larceny less than \$3500.00. The district court stated in the paperwork, the person(s) are commirest and bring Mr. Philipott before the District Court, Clark County Nevada. Additionally, per the paperwork, it detainer placed on Mr. Philipott, the Clark County District Attorney's office was reviewing the case and would be extradition, the case will be dismissed and the warrant recalled and subsequently, Mr. Philipott was release the Summit County Jail. Aft. Philipott's complaint should not be with the Summit County Sheriff's Office, it should be with LVMPD or Cla District Attorney's Office if any. CONFIDENTIAL(S) ATTACHED VIDEO/AUDIO TAPE(S) ATTACHED TO	14819 Lotus Drive	Cleveland	44128		
Example County Jail 205 East Crosier Street Akron, Ohio 44308 DATE TOTAL DEPORT OF INVESTIGATION: After review of Mr. Philpott's complaint, review of all paperwork, the warrant in LEADS, the paperwork sent by Police dispatch and Las Vegas dispatch, Las Vegas Metropolitan Police Department, body camera footage, at Clark County District Attorney's Office, there is no wrongdoing on the Deputies or Lt. Quiner's doing. Mr. Philpott made several complaints in his written complaint. However, none of the complaints listed are at faterium to County Sheriff's Office. There was a nationwide warrant with a confirmed hold placed on Mr. Philpott, varrant was in the system when Stow Police Department detained him and the warrant was then taken out of system by LVMPD prior to his arrival at the jail. The warrant was not in LEADS upon his arrival because it had een taken out. However, the warrant was faxed by Stow Police Department at the request of Lt. Quiner to the Nevada Governor has nothing to do with Mr. Philpott's warrant in the system which was a nationwide pick Mr. Philpott states there was no case and it was dismissed. However, there was an active case (Warrant #C-194935-1 and LVMPD case #131203003410) which was electronically filed on 2/25/2014 at 1355 hours for attornement of the paperwork, the person(s) are commented and bring Mr. Philpott before the District Court, Clark County Nevada. Additionally, per the paperwork, it detainer placed on Mr. Philpott, the Clark County District Attorney's office was reviewing the case and would ne extradition was approved. On July 7, 2023, paperwork was received at the Summit County Jail stating District Attorney Jessica Kochevan extradition, the case will be dismissed and the warrant recalled and subsequently, Mr. Philpott was release ne Summit County Jail. At Quiner never stated "let the next shift handle it because he's going on vacation." Mr. Philpott's complaint should not be with the Summit County Sheriff's Office, it should be with LVMPD or Cla District Attorney's O	STREET	CITY	ZIP		
LOCATION DATE TO REPORT OF INVESTIGATION: After review of Mr. Philpott's complaint, review of all paperwork, the warrant in LEADS, the paperwork sent by colice dispatch and Las Vegas dispatch, Las Vegas Metropolitan Police Department, body camera footage, at Clark County District Attorney's Office, there is no wrongdoing on the Deputies or Lt. Quiner's doing. Mr. Philpott made several complaints in his written complaint. However, none of the complaints listed are at fastignmit County Sheriff's Office. There was a nationwide warrant with a confirmed hold placed on Mr. Philpott warrant was in the system when Stow Police Department detained him and the warrant was then taken out of system by LVMPD prior to his arrival at the jail. The warrant was not in LEADS upon his arrival because it had seen taken out. However, the warrant was faxed by Stow Police Department at the request of Lt. Quiner to the Nevada Governor has nothing to do with Mr. Philpott's warrant in the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philpott's warrant in the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philpott's warrant in the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philpott's warrant in the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philpott's warrant in the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philpott's was nationwide pick of the Nevada County Philpott before the District Count, Clark County Nevada. Additionally, per the paperwork, in detainer placed on Mr. Philpott before the District Count, Clark County Nevada. Additionally, per the paperwork, in detainer placed on Mr. Philpott, the Clark County District Attorney's office was reviewing the case and would ne extradition, the case will be dismissed and the warrant recalled and subsequently, Mr. Philpott was release to Summit County Jail. The Philpott's complaint shou		No. 1 Company of the			
After review of Mr. Philpott's complaint, review of all paperwork, the warrant in LEADS, the paperwork sent by Police dispatch and Las Vegas dispatch, Las Vegas Metropolitan Police Department, body camera footage, and Clark County District Attorney's Office, there is no wrongdoing on the Deputies or Lt. Quiner's doing. Mr. Philpott made several complaints in his written complaint. However, none of the complaints listed are at fastering the County Sheriff's Office. There was a nationwide warrant with a confirmed hold placed on Mr. Philpott. warrant was in the system when Stow Police Department detained him and the warrant was then taken out of system by LVMPD prior to his arrival at the jail. The warrant was not in LEADS upon his arrival because it has een taken out. However, the warrant was faxed by Stow Police Department at the request of Lt. Quiner to the Nevada Governor has nothing to do with Mr. Philpott's warrant in the system which was a nationwide pick of the Nevada Governor has nothing to do with Mr. Philpott's warrant in the system which was a nationwide pick of the Nevada Covernor has nothing to do with Mr. Philpott's warrant in the system which was a nationwide pick of the Nevada LVMPD case #131203003410) which was electronically filed on 2/25/2014 at 1355 hours for attronmit Grand Larceny less than \$3500.00. The district court stated in the paperwork, the person(s) are committed and bring Mr. Philpott before the District Court, Clark County Nevada. Additionally, per the paperwork, it detainer placed on Mr. Philpott, the Clark County District Attorney's office was reviewing the case and would ne extradition, the case will be dismissed and the warrant recalled and subsequently, Mr. Philpott was release the extradition, the case will be dismissed and the warrant recalled and subsequently, Mr. Philpott was release the Summit County Jail. Mr. Philpott's complaint should not be with the Summit County Sheriff's Office, it should be with LVMPD or Cla District Attorney's Office if any.					
After review of Mr. Philipott's complaint, review of all paperwork, the warrant in LEADS, the paperwork sent by Police dispatch and Las Vegas dispatch, Las Vegas Metropolitan Police Department, body camera footage, at Clark County District Attorney's Office, there is no wrongdoing on the Deputies or Lt. Quiner's doing. Mr. Philipott made several complaints in his written complaint. However, none of the complaints listed are at fastignmit County Sheriff's Office. There was a nationwide warrant with a confirmed hold placed on Mr. Philipott warrant was in the system when Stow Police Department detained him and the warrant was then taken out of ystem by LVMPD prior to his arrival at the jail. The warrant was not in LEADS upon his arrival because it have een taken out. However, the warrant was faxed by Stow Police Department at the request of Lt. Quiner to the Nevada Governor has nothing to do with Mr. Philipott's warrant in the system which was a nationwide pick Mr. Philipott states there was no case and it was dismissed. However, there was an active case (Warrant #Co-194935-1 and LVMPD case #131203003410) which was electronically filled on 2/25/2014 at 1355 hours for attronomit Grand Larceny less than \$3500.00. The district court stated in the paperwork, the person(s) are committed and bring Mr. Philipott before the District Court, Clark County Nevada. Additionally, per the paperwork, detainer placed on Mr. Philipott, the Clark County District Attorney's office was reviewing the case and would be extradition was approved. On July 7, 2023, paperwork was received at the Summit County Jail stating District Attorney Jessica Kochevan he extradition, the case will be dismissed and the warrant recalled and subsequently, Mr. Philipott was release the Summit County Jail. It. Quiner never stated "let the next shift handle it because he's going on vacation." Mr. Philipott's complaint should not be with the Summit County Sheriff's Office, it should be with LVMPD or Cla District Attorney's Office if any.	LOCATION		DATE	TIME	
the extradition, the case will be dismissed and the warrant recalled and subsequently, Mr. Philipott was release the Summit County Jail. It. Quiner never stated "let the next shift handle it because he's going on vacation." If. Philipott's complaint should not be with the Summit County Sheriff's Office, it should be with LVMPD or Cladistrict Attorney's Office if any. CONFIDENTIAL(S) ATTACHED TO BE COMPLETED BY ADMINISTRATION:	Police dispatch and Las Vegas disponents Clark County District Attorney's Offinder. Philipott made several complain Summit County Sheriff's Office. The warrant was in the system when Straystem by LVMPD prior to his arrivation been taken out. However, the warrant Nevada Governor has nothing Mr. Philipott states there was no case 294935-1 and LVMPD case #13120 commit Grand Larceny less than \$3 arrest and bring Mr. Philipott before a detainer placed on Mr. Philipott, the extradition was approved.	patch, Las Vegas Metropolitan Police ice, there is no wrongdoing on the Deuts in his written complaint. However, were was a nationwide warrant with a cow Police Department detained him a lat the jail. The warrant was not in leant was faxed by Stow Police Depart to do with Mr. Philpott's warrant in the se and it was dismissed. However, the 03003410) which was electronically file 3500.00. The district court stated in the District Court, Clark County Nevane Clark County District Attorney's off	Department, body camer eputies or Lt. Quiner's doir none of the complaints list confirmed hold placed on and the warrant was then LEADS upon his arrival between the at the request of Lt. as system which was a native case (Villed on 2/25/2014 at 1355 he paperwork, the person ada. Additionally, per the lice was reviewing the case	a footage, and the ng. sted are at fault of th Mr. Philpott. The taken out of the ecause it had already Quiner to the jail. ionwide pickup. Warrant #C-13-hours for attempt to (s) are commanded paperwork, there was and would advise in the stems of the	
Ar. Philpott's complaint should not be with the Summit County Sheriff's Office, it should be with LVMPD or Cla District Attorney's Office if any. CONFIDENTIAL(S) ATTACHED TO BE COMPLETED BY ADMINISTRATION:					
CONFIDENTIAL(S) ATTACHED VIDEO/AUDIO TAPE(S) ATTACHED TO BE COMPLETED BY ADMINISTRATION:	Lt. Quiner never stated "let the next	t shift handle it because he's going or	n vacation."		
TO BE COMPLETED BY ADMINISTRATION:	Mr. Philpott's complaint should not District Attorney's Office if any.	be with the Summit County Sheriff's C	Office, it should be with L\	/MPD or Clark Coun	
	CONFIDENTIAL(S) ATTACHED	VIDEO/AUDIO TAPE(S) ATT/	ACHED OTHE	R ATTACHED	
DINGS: XEXONERATED UNFOUNDED USUSTAINED NOT SUSTAINED		TO BE COMPLETED BY ADMINIS	TRATION:		
	NDINGS: EXONERATED U	NFOUNDED SUSTAINED NO	T SUSTAINED		

SIGNATURE OF COMMITTEE MEMBER: CHIEF Coule 185